

IMPORTANT INFORMATION ABOUT CHANGES TO MANIFESTING REQUIREMENTS

Indiana's General Assembly passed Senate Enrolled Act 511 (P.L. 143-2000) which affects several hazardous waste manifest requirements. The following are the changes that will take effect January 1, 2001:

- 1) There will no longer be an Indiana Uniform Hazardous Waste Manifest form.
- 2) Hazardous waste generators and facilities will no longer be required to purchase or use an Indiana manifest form to ship hazardous waste.
- 3) Generators shipping waste to Indiana treatment, storage, or disposal facilities will be required to use their States' manifest or the federal uniform hazardous waste manifest if their State does not have their own manifest.
- 4) Generators and treatment, storage, and disposal facilities will no longer be required to submit copies of their completed manifests to IDEM.
- 5) Indiana generators and treatment, storage, and disposal facilities are still required to put the EPA waste codes on the manifest form used.
- 6) Generators and treatment, storage, and disposal facilities are still required to follow all recordkeeping and reporting requirements.

Please be advised that if you purchase any more manifests during the remaining year of 2000, you are still required to pay the eight (\$8) dollar purchasing fee and refunds will not be given if you have a surplus of Indiana manifests at the end of the year. You will still be allowed to use any remaining inventory of Indiana manifests for your shipments of hazardous waste.

In addition, Senate Enrolled Act 511 (P.L. 143-2000) has established an annual report which must be submitted to IDEM, on forms provided by IDEM, for all Indiana small quantity generators (SQGs), large quantity generators (LQGs), and treatment, storage, and disposal (TSD) facilities. Conditionally exempt small quantity generators (CESQGs) that for any one calendar month generate more than 100 kilograms (220 pounds) or accumulate on-site at any time more than 1,000 kilograms (2,200 pounds) of hazardous waste will also be required to complete and submit the annual report to IDEM.

The annual report will summarize a company's hazardous waste manifest shipments that are sent and/or received. SQGs (also CESQGs over their generation or accumulation limits) will be required to submit the annual report by March 1st of each year, beginning March 1, 2002. LQGs and TSD facilities will be required to submit the Hazardous Waste Biennial Report, required by the US EPA, on the years they are due and the IDEM annual report on the other years. The reporting schedule with due dates for LQGs and TSD facilities is as follows:

March 1, 2002	Hazardous Waste Biennial Report
March 1, 2003	IDEM annual manifest report
March 1, 2004	Hazardous Waste Biennial Report
March 1, 2005	IDEM annual manifest report
etc...	

You may download draft examples of the annual report forms from the Internet at http://www.state.in.us/idem/olq/manifest/senate_bill_511.html. If you do not have Internet access, please call one of the contacts below to receive the draft report forms in the mail. In addition, you may view SEA 511 (P.L. 143-2000) on the Internet at <http://www.state.in.us/idem/busleg/2000/sea511.pdf>.

If you have any questions or concerns, please contact Ms. Michelle Weddle at (317)233-4624 or via e-mail mweddle@dem.state.in.us or Ms. Jenny Ranck Dooley at (317)232-8925 or via e-mail jrdoolley@dem.state.in.us.

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